20106 PTO/SB/21 (09-04 Approved for use through 07/31/2006. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE nwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. Application Number 10/717,851 Filing Date **TRANSMITTAL** November 19, 2003 First Named Inventor **FORM** Quin Soderquist Art Unit 3616 **Examiner Name** George D. Spisich (to be used for all correspondence after initial filing) Attorney Docket Number 14291 Total Number of Pages in This Submission **ENCLOSURES** (Check all that apply) After Allowance Communication to TC Drawing(s) Fee Transmittal Form Appeal Communication to Board Licensing-related Papers of Appeals and Interferences Fee Attached Appeal Communication to TC Petition (Appeal Notice, Brief, Reply Brief) Amendment/Reply Petition to Convert to a **Proprietary Information Provisional Application** After Final Power of Attorney, Revocation Status Letter Change of Correspondence Address Affidavits/declaration(s) Other Enclosure(s) (please Identify **Terminal Disclaimer** below): Extension of Time Request Response to Request for Refund **Express Abandonment Request** Election/Restriction Requirement CD, Number of CD(s) Information Disclosure Statement Landscape Table on CD Certified Copy of Priority Remarks Document(s) Reply to Missing Parts/ Incomplete Application Reply to Missing Parts under 37 CFR 1.52 or 1.53 SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Firm Name Autoliv ASP, Inc.

CERTIFICATE OF TRANSMISSION/MAILING I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below: Signature Hollie Cole Date January 31, 2006

Reg. No.

37,788

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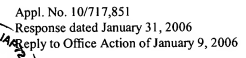
Date

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Sally Brown

January 31, 2006

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl. No.

10/717,851

Confirmation No.: 1718

Applicant

:

Quin Soderquist

Title

Filed

APPLIQUE FILM AIRBAG COVER

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November 19, 2003

TC/A.U.

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Examiner

George D. Spisich

Docket No.

14291

3616

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

RESPONSE TO ELECTION/RESTRICTION REQUIREMENT

Dear Sir:

This paper is filed in response to the Office Action mailed January 9, 2005. The Examiner has required an election between species I (purportedly found in Figure 2) and species II (purportedly found in Figure 3). In accordance with this requirement, Applicant elects species I as found in Figure 2. Applicant believes that at least claims 1, 5-8, 10-16, 20-22, 24-31, 34-38, and 40-43 are readable on this elected species.

This present election is made with traverse. Specifically, Applicants submit that the imposition of such a restriction requirement is improper and that all of the independent claims are indeed generic and cover both the embodiment disclosed in Figure 2 and the embodiment disclosed in Figure 3. The present invention relates to a novel type of airbag cover that includes a "unitary appliqué film" (or, in the case of claim 43, an unitary appliqué film means). As defined by the specification:

The appliqué film 14 of the present invention is unitary. This means that the appliqué film 14 may be formed from a single,

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> integrally formed piece of material or from a plurality of pieces of material or layers attached together.

Specification, p. 14, lines 10-13. Thus, based upon the clear disclosure of the specification, Applicant is using the term "unitary appliqué film" to include both embodiments with only one layer of material (see Figure 2) and embodiments having a plurality of layers attached together (see Figure 3). As such, the embodiments shown in Figures 2 and 3 are not patentably distinct, but are variants of a single invention.

Furthermore, Applicant submits that the Examiner's interpretation of the embodiment shown in Figure 3 is imprecise and that this imprecision leads to this erroneous restriction requirement. Specifically, the Examiner asserts that "Figure 3[] [is] drawn to an airbag cover having multiple layers and a bulging tear area that disconnects the layers of the back side of the airbag cover." As taught by the application, the inclusion of this "bulging tear area"—or as defined in the specification, the "local peak"—does not necessarily have to be present in the embodiment of Figure 3. Rather, this "local peak" is an additional feature recited and claimed in dependent claims 9, 23, 39. The fact that this "local peak" does not necessarily have to be present in the embodiment of Figure 3 means that the only difference between the embodiments of Figures 2 and 3 is the number of layers used in the airbag cover. Clearly, under the definitions given above, the term "unitary appliqué film" includes embodiments with only one layer of material and embodiments having a plurality of layers attached together.

Accordingly, there is no basis which would support the present restriction requirement and as such, this requirement is respectfully traversed. Withdrawal of this restriction requirement is respectfully requested. If there are any questions regarding this election response that may clarified by telephone, the Examiner is requested to call the undersigned.

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Respectfully submitted,

Sally J. Brown

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Attorney for Applicants

Date: January 31, 2006

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